1		HONORABLE MARSHA J. PECHMAN	
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8		ES DISTRICT COURT	
9	WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
10	SUE ELLEN DUMDIE, Individually and		
11	on Behalf of all Others Similarly Situated,	No. C-08-1251 MJP	
12	Lead Plaintiff,	STIPULATED DISMISSAL PURSUANT TO	
13	v.	RULE 41(a)(1)(A)(ii)  Noted for Consideration: March 25, 2009 Action filed: August 20, 2008	
14	WM TRUST I, WM TRUST II, WM		
15	STRATEGIC ASSET MANAGEMENT PORTFOLIOS, LLC, WM ADVISORS,		
16	INC., WM FUNDS DISTRIBUTOR, INC., WILLIAM G. PAPESH, DANIEL L.		
17	PAVELICH, RICHARD C. YANCY, KRISTIANNE BLAKE, EDGE ASSET		
18	MANAGEMENT, INC., PRINCIPAL FINANCIAL GROUP, INC., PRINCIPAL		
19	INVESTORS FUND, INC., PRINCIPAL FUNDS DISTRIBUTOR, INC.,		
20	Defendants.		
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	STIPULATED DISMISSAL PURSUANT TO RULE 41(a)(1)(A)(ii) No. C-08-1251 MJP	O'MELVENY & MYERS 610 NEWPORT CENTER DRIVE, SUITE 1700 NEWPORT BEACH, CA 926600-6249 TEL: (949) 760-9600 • FAX: (949) 823-6994	

WHEREAS, the Complaint (D.E. No. 1) and the First Amended Complaint (D.E. No. 5) in this matter were filed by Original Plaintiffs June Robinson and Lynne Poliquin, attorneyin-fact for June Robinson;

WHEREAS, Sue Ellen Dumdie, moved to be appointed Lead Plaintiff (D.E. No. 24) and Dumdie's motion was granted (D.E. No. 29);

WHEREAS, Sue Ellen Dumdie filed the Second Amended Complaint; substituting herself as Lead Plaintiff in place of Original Plaintiffs Robinson and Poliquin;

WHEREAS, Lead Plaintiff Dumdie has reevaluated the claims pled in the Second Amended Complaint (D.E. No. 38) in light of the arguments raised in Defendants' Motion to Dismiss the Second Amended Complaint (D.E. No. 40) and determined that the case should be dismissed and Original Plaintiffs Robinson and Poliquin agree;

WHEREAS, Defendants are agreeable to a stipulated dismissal on the basis that the individual claims of the Lead Plaintiff Sue Ellen Dumdie and Original Plaintiffs Robinson and Poliquin be dismissed with prejudice, that the claims of absent class members be dismissed without prejudice and that each party bears his or her own costs and attorney fees;

WHEREAS, no other inducement has been provided to Lead Plaintiff Dumdie or Original Plaintiffs Robinson or Poliquin in return for this dismissal;

IT IS HEREBY STIPULATED by and between the parties to this action through their designated counsel that the above-captioned action be and hereby is dismissed with prejudice as to the individual claims of the Lead Plaintiff, Sue Ellen Dumdie, and the individual claims of Original Plaintiffs June Robinson and Lynne Poliquin and without prejudice as to the claims of absent class members. This stipulation is made pursuant to Federal Rules of Civil Procedure Rule 41(a)(1)(A)(ii). Each party shall bear his or her own costs and attorney fees.

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1	Presented by:	
2	Dated: March 25, 2009	By: s/Spencer Hall Spencer Hall, WASB # 6162
3		Spencer Hall, WASB # 6162 Hall Zanzig Claflin McEachern PLLC
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7		Liaison Counsel for Defendants
8	Dated: March 25, 2009	By: <u>s/ Phillip Kaplan</u> Phillip R. Kaplan, CA S.B. #76949
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11		E-mail: pkaplan@omm.com
12		Lead Counsel for Defendants WM Trust I, WM
13		Trust II, WM Strategic Asset Management Portfolios, LLC, Principal Financial Group, Inc.,
14		Principal Investors Fund, Inc., Edge Asset Management, Inc. (formerly known as WM
15		Advisors, Inc.), Principal Funds Distributor, Inc. (formerly known as WM Funds Distributor, Inc.)
16		and William G. Papesh (admitted pro hac vice)
17	Dated: March 25, 2009	By: s/ Randall M. Lending
18		By: <u>s/Randall M. Lending</u> Randall M. Lending, IL S.B. # 06198407 Vedder Price P.C.
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		Richard C. Yancey, and Kristianne Blake (admitted pro hac vice)
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	STIPULATED DISMISSAL PURSUANT TO	O

RULE 41(a)(1)(A)(ii) - 2 No. C-08-1251 MJP

1	Dated: March 25, 2009	By: s/William R. Restis William R. Restis, CA S.B. # 246823
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9		Sue Ellen Dumdie and Original Plaintiffs Lynne Poliquin as attorney in fact for June Robinson
10		(admitted pro hac vice)
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		Seattle, WA 98101 Telephone: (206) 623-7292
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14		Liaison Counsel for Lead Plaintiff
15		Sue Ellen Dumdie and Original Plaintiffs Lynne
16		Poliquin as attorney in fact for June Robinson
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STIPULATED DISMISSAL PURSUANT TO RULE 41(a)(1)(A)(ii) - 3 No. C-08-1251 MJP

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